Department of Homeland Security U.S. Citizenship and Immigration Services

N-652, Naturalization Interview Results

	Ai	#: 040	190 066
On MAR 2 1 2005 , you were interviewed by USCIS office		ac/	
☐ You passed the tests of English and U.S. history and government			
☐ You passed the tests of U.S. history and government and the Eng	lish language re	quirement w	as waived.
USCIS has accepted your request for a Disability Exception. Yo language ability and/or a knowledge of U.S. history and governments.	are exempted f	rom the requ	irement to demonstrate English
You will be given another opportunity to be tested on your abilit write English.	/ to sp	oeak/	read/
☐ You will be given another opportunity to be tested on your know	ledge of U.S. his	story and go	vernment.
☐ Please follow the intructions on Form N-14.			
USCIS will send you a written decision about your application.			
You did not pass the second and final test of your Engligovernment. You will not be rescheduled for another interview about your application.	sh ability/ or this Form N-4	knowled 100. USCIS	dge of U.S. history and will send you a written decision
 Congratulations! Your application has been recessablished your eligibility for naturalization. If final approval is the Oath Ceremony. 	mmended for a granted, you will	pproval. At be notified w	this time it appears that you have when and where to report for
B) A decision cannot yet be made about your appli It is very important that you:	ation.		
☑ Notify USCIS if you change your address			
✓ Come to any scheduled interview.			
Submit all requested documents.			
Send any questions about this application in writing to the of Registration Number (A#), and a copy of this paper.	icer named abov	ve. Include y	our full name, Alien
Go to any Oath Ceremony that you are scheduled to attend.			
Notify USCIS as soon as possible in writing if you cannot co Include a copy of this paper and a copy of the scheduling not	ne to any schedu ce.	iled interviev	w or Oath Ceremony.

NOTE: Please be advised that under section 336 of the Immigration and Nationality Act, you have the right to request a hearing before an immigration officer if your application is denied, or before the U.S. district court if USCIS had not made a determination on your application within 120 days of the date of your examination.

Form N-652 (Rev. 01/14/05)N